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Application No. 10/797,529

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PTOL-413A (12-02)

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Applicant Initiated Interview Request Form

Application No.: 10/797,529
 Examiner: Phan, Tri H.

First Named Applicant: Poyhonen
 Art Unit: 2616 Status of Application: Pending

Tentative Participants:

(1) Examiner Phan

(2) Andrew T. Spence (Reg. No. 45,699)

Proposed Date of Interview: October 6, 2008

Proposed Time: 10 AM ET

Type of Interview Requested:

(1) ☒ Telephonic (2) ☐ Personal (3) ☐ Video Conference

Exhibit to Be Shown or Demonstrated: ☐ YES ☒ NO

Issues To Be Discussed

Issues (Rej., Obj., etc)	Claims/ Fig. #s	Prior Art	Discussed	Agreed	Not Agreed
(1) <u>§ 102 Rejection</u>	1, 18; 35; 52, 59	Parker	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

Brief Description of Arguments to be Presented:

Generally, Applicants' representative plans to discuss the rejection of the claims under § 102 as being anticipated by Parker. More particularly, Applicants' representative plans to explain Parker, the claimed invention and the distinctions therebetween so as to facilitate a common understanding thereof. In this regard, Applicants' representative plans to particularly solicit clarification as to exactly how Parker disclosing the DNS system is being read to disclose a user registering with a DNS "upon being notified of incoming data" to enable IP communication (being assigned a temporary IP address), similar to the terminating node registering with an intermediate node to enable IP communication as per the claimed invention. As best understood by Applicants, in line with Parker, a temporary IP address (assigned by a NAT, as opposed to a DNS), would be assigned to a user – and thus IP communication enabled – before the user would be able to browse content (assertedly notification of incoming data).

An interview was conducted on the above-identified application on _____

NOTE: This form should be completed by applicant and submitted to the examiner in advance of the interview (see MPEP § 713.01).

This application will not be delayed from issue because of applicant's failure to submit a written record of this interview. Therefore, applicant is advised to file a statement of the substance of this interview (37 CFR 1.133(b)) as soon as possible.


 (Applicant/Applicant's Representative Signature)

 (Examiner/SPE Signature)